UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

	V.		ORDE	R OF DETENTION PENDING TRIAL	
Rafael Medrano-Hernandez		ndez Cas	se Number:	11-633M	
present a		insel. I conclude by a prepondera		s held on September 19, 2011. Defendant was lence the defendant is a flight risk and order the	
I find by a	preponderance of the evic	FINDINGS OF	FACT		
I lilid by a		ot a citizen of the United States o	ır ləwfully ədmi	tted for permanent residence	
		ne time of the charged offense, w	•	•	
Σ	If released herein, Enforcement, placin	If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Custom Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been deported or otherwise removed.			
	The defendant has	no significant contacts in the Uni	ited States or i	n the District of Arizona.	
	The defendant has no resources in the United States from which he/she might make a bond reasonably calculate to assure his/her future appearance.				
	The defendant has	a prior criminal history.			
	The defendant lives	/works in Mexico.			
	The defendant is a substantial family tie		substantial ti	es in Arizona or in the United States and has	
	There is a record of	prior failure to appear in court a	s ordered.		
	The defendant atter	mpted to evade law enforcement	contact by flee	eing from law enforcement.	
	The defendant is fa	cing a maximum of	yea	ars imprisonment.	
TI at the time	he Court incorporates by re e of the hearing in this mat	eference the material findings of t tter, except as noted in the record CONCLUSIONS	d.	vices Agency which were reviewed by the Court	
a correction appeal. Tof the United defendant	he defendant is committed ons facility separate, to the The defendant shall be affor ted States or on request of to the United States Mars	isk that the defendant will flee. bination of conditions will reason DIRECTIONS REGARD to the custody of the Attorney G extent practicable, from persons ded a reasonable opportunity for an attorney for the Government, shal for the purpose of an appear APPEALS AND THIRD F	nably assure the ING DETENTI eneral or his/hawaiting or ser private consult the person in connerance	er designated representative for confinement in ving sentences or being held in custody pending tation with defense counsel. On order of a court charge of the corrections facility shall deliver the ction with a court proceeding.	
deliver a c Court.	copy of the motion for revie	w/reconsideration to Pretrial Serv	vices at least or	he District Court, it is counsel's responsibility to ne day prior to the hearing set before the District	
Services :	IS FURTHER ORDERED sufficiently in advance of t e the potential third party of	he hearing before the District Co	s to be conside ourt to allow P	red, it is counsel's responsibility to notify Pretrial retrial Services an opportunity to interview and	
D	OATED this 20 th day	of September, 2011.			
			eil V. Wake	/ske	
		United S	tates Distric	t Judge	